REMARKS

Claims 1-21 are pending in the present application. By this reply, claims 19-21 have

been added. Claims 1, 3, 7, 14 and 21 are independent.

The specification and claims have been amended to correct minor informalities including

the informalities pointed out by the Examiner in objecting to the disclosure, and to clarify the

invention according to U.S. practice. These modifications do not add new matter.

35 U.S.C. § 102(b) Rejection

Claims 1-11 and 13-18 have been rejected under 35 U.S.C. § 102(b) as being anticipated

by Maeda et al. (U.S. Patent 6,226,589). This rejection, insofar as it pertains to the presently

pending claims, is respectfully traversed.

Regarding independent claims 1, 3, 7 and 14, Maeda et al. is directed to computing

guiding information to a mobile object selected by a requesting mobile object terminal using

predetermined privacy setting level information, and transmitting the computed guiding

information to the requesting mobile object terminal. Maeda et al., however, nowhere discloses

or suggests the feature of "identifying the shortest distance between the user's location and the

other party's location according to the ... traffic information" of the other party's moving object,

as recited in independent claim 7. Other independent claims recite similar features. In fact,

Maeda et al.'s guiding information providing system does not at all involve traffic information of

another party's moving object. Thus, Maeda et al. clearly does not anticipate the invention as

recited in independent claims 1, 3, 7 and 14 and their dependent claims (due to the dependency).

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Reconsideration and withdrawal of the rejection based on these reasons are respectfully

requested.

35 U.S.C. § 103 Rejection

Claims 12 has been rejected under 35 U.S.C. § 103(a) as being unpatentable over Maeda

et al. in view of Theimer et al. (U.S. Patent 6,240,363). This rejection is respectfully traversed.

As discussed above, Maeda et al. does not teach or suggest the invention as set forth in

independent claim 7 from which claim 12 depends. Furthermore, Theimer et al. does not

overcome these deficiencies of Maeda et al. since Theimer et al. is merely relied on for teaching

the use of a short message service (SMS). Thus, even if the references were combinable,

assuming arguendo, the combination would still fail to teach or suggest the invention as recited

in claim 7 from which claim 12 depends. Accordingly, the rejection is improper and should be

withdrawn.

New Claims

Claims 19-21 depend from independent claims 7 and 14 and are thus believed to be

allowable for the same reasons that their independent claims are allowable as discussed above.

New independent claim 21 is also believed to be allowable since it contains similar subject

matter as claim 7, which is believed to be allowable as discussed above. Accordingly, indication

of allowance of claims 19-21 is respectfully requested.

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CONCLUSION

For the foregoing reasons and in view of the above clarifying amendments, the Examiner

is respectfully requested to reconsider and withdraw all of the objections and rejections of

record, and to provide an early issuance of a Notice of Allowance.

Should there be any outstanding matters which need to be resolved in the present

application, the Examiner is respectfully requested to contact Esther H. Chong (Registration No.

40,953) at the telephone number of the undersigned below, to conduct an interview in an effort to

expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and further

replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any

additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension

of time fees.

Dated: February 16, 2006

Respectfully submitted,

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